## Amendments to the Claims:

This listing of claims will replace all prior versions, and listings of claims in the application:

1. **(Currently Amended)** A computer implemented method for performing a tax-deferred transaction involving an investor owning a relinquished property, the <u>computer executing a program of computer readable instructions for performing the method comprising the steps of:</u>

exchanging in a computer system, said relinquished property for a replacement property, in accordance with the requirements of Section 1031 of the Internal Revenue Code;

transferring in the computer system, said replacement property to an operating partnership, said operating partnership having identified and acquired said replacement property prior to said exchange, wherein said operating partnership comprises operating partnership units, wherein the step of transferring in the computer system, said replacement property to an operating partnership includes the step of:

leasing in the computer system, said replacement property to said operating partnership, said operating partnership underwriting said lease; and

receiving in the computer system, said operating partnership units in exchange for said replacement property, in accordance with the requirements of Section 721 of the Internal Revenue Code.

2. **(Original)** The method of claim 1, wherein the operating partnership owns or controls an interest in the replacement property and wherein the step of exchanging in a computer system, said relinquished property for a replacement property includes the step of:

exchanging in the computer system, said relinquished property for said interest in said replacement property.

3. **(Original)** The method of claim 1, wherein the step of transferring in the computer system, said replacement property to an operating partnership includes the step of:

providing to the operating partnership in the computer system, an option to purchase said replacement property at a predetermined price and during a predetermined range of time or at a predetermined time.

4. **(Original)** The method of claim 1, wherein the step of transferring in the computer system, said replacement property to an operating partnership includes the step of:

leasing in the computer system, said replacement property to said operating partnership.

5. **(Original)** The method of claim 4, further including the step of:

providing to the operating partnership in the computer system, a right to purchase the replacement property.

6. **(Original)** The method of claim 4, further comprising the step of:

calculating in the computer system, lease payments for said replacement property based on comparable property leasing rates.

7. **(Original)** The method of claim 4, wherein said step of leasing is according to lease conditions and said lease conditions include a lease term of no more than eighty-percent of the

useful life of the replacement property such that the value of the replacement property at the end

of said lease term is not less than twenty-percent of the original cost of the replacement property.

8. (Withdrawn) A computer implemented method for performing a tax-deferred transaction

involving an investor owning a relinquished property, wherein said investor comprises an investor

partnership, the method comprising the steps of:

selling in a computer system, said relinquished property;

transferring in the computer system, a first interest in said investor partnership to the

operating partnership wherein said operating partnership comprises operating partnership units;

receiving in the computer system, said operating partnership units in exchange for said

first interest in said investor partnership, in accordance with the requirements of Section 721 of

the Internal Revenue Code;

obtaining in the computer system, a replacement property in exchange for said

relinquished property, in accordance with the requirements of Section 1031 of the Internal

Revenue Code; and

transferring in the computer system, a second interest in said investor partnership to the

operating partnership in exchange for additional operating partnership units, in accordance with

the requirements of Section 721 of the Internal Revenue Code, wherein said second interest

comprises a remaining interest in said investor partnership.

9. (Withdrawn) The method of claim 8, wherein said first interest in said investor

partnership is a maximum of 49.9 percent of the total capital interest and ninety percent of the

total profits interest of said investor partnership.

(Withdrawn) The method of claim 8, wherein said second interest comprises all 10.

remaining interest in said investor partnership.

11. (Withdrawn) The method of claim 8, wherein said second interest comprises less than

all remaining interest in said investor partnership, said method further including the step of:

transferring in the computer system, one or more additional remaining interests in said

investor partnership to the operating partnership in exchange for additional operating partnership

units, in accordance with the requirements of Section 721 of the Internal Revenue Code, wherein

said one or more additional remaining interests comprise all remaining interest in said investor

partnership.

(Withdrawn) The method of claim 8, wherein the step of transferring in the computer 12.

system, a second interest in said investor partnership, includes the step of:

providing to the operating partnership in the computer system, an option to purchase said

second interest at a predetermined price and during a predetermined range of time or at a

predetermined time.

(Withdrawn) The method of claim 8, wherein the step of transferring in the computer 13.

system, a second interest in said investor partnership, includes the step of:

providing to the investor partnership in the computer system, an option to sell said second

interest at a predetermined price and during a predetermined range of time or at a predetermined

time.

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14. (Previously Presented) The method of claim 1, further comprising an entity comprising

one of a trust or corporation, said entity having shares, and said entity being a general partner in

said operating partnership, wherein said operating partnership units are valued based on the value

of said shares of said entity.

15. (Previously Presented) The method of claim 1, further comprising an entity comprising

one of a trust or corporation, said entity being a general partner in said operating partnership, said

method further comprising the step of:

redeeming in the computer system, at least some of said exchanged operating partnership

units for cash.

16. (Previously Presented) The method of claim 1, further comprising an entity comprising

one of a trust or corporation, said entity having shares, and said entity being a general partner in

said operating partnership, said method further comprising the step of:

redeeming in the computer system, at least some of said exchanged operating partnership

units for said shares in said entity.

17. (Original) The method of claim 16, wherein said entity is a real estate investment trust.

18. (Currently Amended) The method of claim 1, 40 or 68, wherein said operating

partnership owns a plurality of assets.

19. (**Previously Presented**) The method of claim 17, wherein the entity of claim 17 comprises real estate investment trust units, wherein said operating partnership is a first operating

partnership owning a plurality of assets, and wherein said plurality of assets includes one or more

assets selected from the group including real property, interests in real property, shares in a real

estate investment trust other than the entity of claim 17, units in a real estate investment trust

other than the entity of claim 17, units in mortgages, and units in at least a second operating

partnership, wherein said second operating partnership is different from said first operating

partnership.

20. (Currently Amended) A computer system for performing a tax-deferred transaction

involving an investor owning a relinquished property, the system comprising:

means for exchanging said relinquished property for a replacement property, in

accordance with the requirements of Section 1031 of the Internal Revenue Code;

means for transferring said replacement property to an operating partnership, said

operating partnership having identified and acquired said replacement property prior to said

exchange, wherein said operating partnership comprises operating partnership units, wherein the

means for transferring includes:

means for leasing in the computer system, said replacement property to said

operating partnership, said operating partnership underwriting said lease; and

means for receiving said operating partnership units in exchange for said

replacement property, in accordance with the requirements of Section 721 of the Internal

Revenue Code.

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21. **(Original)** The system of claim 20, wherein the operating partnership owns or controls an

interest in the replacement property and wherein said relinquished property is exchanged for said

interest in said replacement property.

22. (Original) The system of claim 20, wherein said means for transferring said replacement

property to an operating partnership includes means for providing to the operating partnership an

option to purchase said replacement property at a predetermined price and during a predetermined

range of time or at a predetermined time.

23. (Original) The system of claim 20, wherein said replacement property is leased to said

operating partnership.

24. (Original) The system of claim 23, wherein the operating partnership receives a right to

purchase the replacement property.

25. (Original) The system of claim 23, wherein lease payments for said replacement

property is calculated based on comparable property leasing rates.

26. (Original) The system of claim 23, wherein said replacement property is leased

according to lease conditions and said lease conditions include a lease term of no more than

eighty-percent of the useful life of the replacement property such that the value of the replacement

property at the end of said lease term is not less than twenty-percent of the original cost of the

replacement property.

27. (Withdrawn) A computer system for performing a tax-deferred transaction involving an

investor owning a relinquished property, wherein said investor comprises an investor partnership,

the system comprising:

means for selling said relinquished property;

means for transferring a first interest in said investor partnership to the operating

partnership wherein said operating partnership comprises operating partnership units;

means for receiving said operating partnership units in exchange for said first interest in said

investor partnership, in accordance with the requirements of Section 721 of the Internal Revenue

Code;

means for obtaining a replacement property in exchange for said relinquished property, in

accordance with the requirements of Section 1031 of the Internal Revenue Code; and

means for transferring a second interest in said investor partnership to the operating

partnership in exchange for additional operating partnership units, in accordance with the

requirements of Section 721 of the Internal Revenue Code, wherein said second interest

comprises a remaining interest in said investor partnership.

28. (Withdrawn) The system of claim 27, wherein said first interest in said investor

partnership is a maximum of 49.9 percent of the total capital interest and ninety percent of the

total profits interest of said investor partnership.

29. (Withdrawn) The system of claim 27, wherein said second interest comprises all

remaining interest in said investor partnership.

30. (Withdrawn) The system of claim 27, wherein said second interest comprises less than

all remaining interest in said investor partnership, said system further comprising:

means for transferring one or more additional remaining interests in said investor

partnership to the operating partnership in exchange for additional operating partnership units, in

accordance with the requirements of Section 721 of the Internal Revenue Code, wherein said one

or more additional remaining interests comprise all remaining interest in said investor

partnership.

31. (Withdrawn) The system of claim 27, wherein said means for transferring a second

interest in said investor partnership includes means for providing to the operating partnership an

option to purchase said second interest at a predetermined price and during a predetermined range

of time or at a predetermined time.

32. (Withdrawn) The system of claim 27, wherein said means for transferring a second

interest in said investor partnership includes means for providing to the investor partnership an

option to sell said second interest at a predetermined price and during a predetermined range of

time or at a predetermined time.

33. (Previously Presented) The system of claim 20, further comprising an entity comprising

one of a trust or corporation, said entity having shares, and said trust being a general partner in

said operating partnership, wherein said operating partnership units are valued based on the value

of said shares of said entity.

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34. (Previously Presented) The system of claim 20, further comprising an entity comprising

one of a trust or corporation, said entity being a general partner in said operating partnership,

wherein at least some of said exchanged operating partnership units are redeemed for cash.

35. (Previously Presented) The system of claim 20, further comprising an entity comprising

one of a trust or corporation, said entity having shares, and said entity being a general partner in

said operating partnership, wherein at least some of said exchanged operating partnership units

are redeemed for said shares in said entity.

36. (Original) The system of claim 35, wherein said entity is a real estate investment trust.

37. (Previously Presented) The system of claim 20, wherein said operating partnership

owns a plurality of assets.

38. (Currently Amended) The system of claim 36, wherein the entity of claim 36 comprises

real estate investment trust units, wherein said operating partnership is a first operating

partnership owning a plurality of assets, and wherein said plurality of assets includes one or more

assets selected from the group including real property, interest in real property, shares in a real

estate investment trust other than the entity of claim 36, units in a real estate investment trust

other than the entity of claim 36, mortgages, and units in a second operating partnership, wherein

said second operating partnership is different from said first operating partnership.

39. (Previously Presented) The method of claim 3, wherein said predetermined price is a

fair market value.

40. (Currently Amended) A computer implemented method for performing a tax-deferred

transaction involving an operating partnership wherein said operating partnership comprises

operating partnership units, the computer executing a program of computer readable instructions

for performing the method comprising the steps of:

receiving a request for a replacement property from an investor owning a relinquished

property; identifying, through the operation of a computer system, at least one most suitable

property from among a plurality of properties previously acquired by said operating partnership,

in response to said request;

exchanging in said computer system, said relinquished property for said identified

property, in accordance with the requirements of Section 1031 of the Internal Revenue Code,

wherein said identified property is the replacement property; and

entering into an exercisable agreement to transfer said replacement property from said

investor to said operating partnership in exchange for said operating partnership units, in

accordance with the requirements of Section 721 of the Internal Revenue Code, wherein the step

of entering into an exercisable agreement includes the step of:

leasing in the computer system, said replacement property to said operating

partnership, said operating partnership underwriting said lease.

41. (Previously Presented) The method of claim 40, further comprising the step of:

exercising said agreement to transfer said replacement property from said investor to said operating partnership in exchange for said operating partnership units, in accordance with the requirements of Section 721 of the Internal Revenue Code.

- 42. **(Previously Presented)** The method of claim 40, further comprising the step of: leasing said replacement property from said investor.
- 43. **(Withdrawn)** A computer implemented method for performing a tax-deferred transaction involving an operating partnership wherein said operating partnership comprises operating partnership units, the method comprising the steps of:

receiving a request for a replacement property from an investor owning a relinquished property, wherein said investor comprises an investor partnership;

identifying, through the operation of a computer system, at least one most suitable property from among a plurality of properties, in response to said request;

exchanging in said computer system, said relinquished property for said identified property, in accordance with the requirements of Section 1031 of the Internal Revenue Code, wherein said identified property is the replacement property; and

entering into an exercisable agreement to transfer at least a first interest in said investor partnership to said operating partnership in exchange for operating partnership units, in accordance with the requirements of Section 721 of the Internal Revenue Code.

44. (Withdrawn) The method of claim 43, further comprising the step of:

entering into an exercisable agreement to transfer at least a second interest in said investor

partnership to said operating partnership in exchange for operating partnership units, in

accordance with the requirements of Section 721 of the Internal Revenue Code.

45. (Withdrawn) The method of claim 44, further comprising the step of:

transferring said first interest in said investor partnership to said operating partnership in

exchange for operating partnership units, in accordance with the requirements of Section 721 of

the Internal Revenue Code.

46. (Withdrawn) The method of claim 45, further comprising the step of:

transferring said second interest in said investor partnership to said operating partnership

in exchange for operating partnership units, in accordance with the requirements of Section 721 of

the Internal Revenue Code.

47. (Withdrawn) The method of claim 43 or 44, wherein at least one of said exercisable

agreements is a call option.

48. (Withdrawn) The method of claim 43 or 44, wherein at least one of said exercisable

agreements is a put option.

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49. (Withdrawn) A computer implemented method for facilitating a tax-deferred transaction

involving an operating partnership comprising operating partnership units, the method comprising

the steps of:

receiving a request for a replacement property from an investor owning a relinquished

property; identifying, through the operation of a computer system, at least one most suitable

property from among a plurality of properties, in response to said request;

wherein said replacement property is exchanged for a relinquished property owned by said

investor, in accordance with the requirements of Section 1031 of the Internal Revenue Code, and

wherein after said said replacement property is exchanged for said relinquished property, the

method further comprises the steps of:

calculating, through the operation of said computer system, lease payment

information pertaining to the lease of said replacement property by said operating partnership

from said investor; and

entering into an exercisable agreement to transfer said replacement property from

said investor to said operating partnership in exchange for said operating partnership units, in

accordance with the requirements of Section 721 of the Internal Revenue Code.

50. (Withdrawn) The method of claim 49, further comprising the step of:

exercising said agreement to transfer said replacement property from said investor to said

operating partnership in exchange for said operating partnership units, in accordance with the

requirements of Section 721 of the Internal Revenue Code.

51. (Withdrawn) The method of claim 49, wherein said replacement property is exchanged

for a relinquished property owned by said investor by said operating partnership.

52. (Withdrawn) A computer implemented method for facilitating a tax-deferred transaction

involving an operating partnership comprising operating partnership units, the method comprising

the steps of:

receiving a request for a replacement property from an investor owning a relinquished

property, wherein said investor comprises an investor partnership;

identifying, through the operation of a computer system, at least a most suitable property

from among a plurality of properties, in response to said request;

wherein said replacement property is exchanged for a relinquished property owned by said

investor, in accordance with the requirements of Section 1031 of the Internal Revenue Code, and

wherein the method further comprises the steps of:

entering into an exercisable agreement to transfer at least a first interest in said

investor partnership to said operating partnership in exchange for operating partnership units, in

accordance with the requirements of Section 721 of the Internal Revenue Code.

53. (Withdrawn) The method of claim 52, further comprising the step of:

entering into an exercisable agreement to transfer at least a second interest in said investor

partnership to said operating partnership in exchange for operating partnership units, in

accordance with the requirements of Section 721 of the Internal Revenue Code.

54. (Withdrawn) The method of claim 53, further comprising the step of:

transferring said first interest in said investor partnership to said operating partnership in exchange for operating partnership units, in accordance with the requirements of Section 721 of

the Internal Revenue Code.

55. (Withdrawn) The method of claim 54, further comprising the step of:

transferring said second interest in said investor partnership to said operating partnership

in exchange for operating partnership units, in accordance with the requirements of Section 721 of

the Internal Revenue Code.

56. (Withdrawn) The method of claim 52 or 53, wherein at least one of said exercisable

agreements is a call option.

57. (Withdrawn) The method of claim 52 or 53, wherein at least one of said exercisable

agreements is a put option.

58. (Withdrawn) A computer implemented method for performing a tax-deferred transaction

involving an investor owning a relinquished property, wherein said investor comprises an investor

partnership and an operating partnership comprising operating partnership units, the method

comprising the steps of:

entering into an exercisable agreement to transfer at least a first interest in said investor

partnership to said operating partnership in exchange for operating partnership units, in

accordance with the requirements of Section 721 of the Internal Revenue Code;

receiving a request for a replacement property from said investor partnership;

identifying, through the operation of a computer system, at least one most suitable property from among a plurality of properties, in response to said request;

wherein said replacement property is exchanged for a relinquished property owned by said investor, in accordance with the requirements of Section 1031 of the Internal Revenue Code, and wherein the method further comprises the steps of:

entering into an exercisable agreement to transfer a second interest in said investor partnership to said operating partnership in exchange for said operating partnership units, in accordance with the requirements of Section 721 of the Internal Revenue Code.

59. (Withdrawn) The method of claim 58, further comprising the step of:

transferring said first interest in said investor partnership to said operating partnership in exchange for operating partnership units, in accordance with the requirements of Section 721 of the Internal Revenue Code.

60. (Withdrawn) The method of claim 59, further comprising the step of:

transferring said second interest in said investor partnership to said operating partnership in exchange for operating partnership units, in accordance with the requirements of Section 721 of the Internal Revenue Code.

61. (Withdrawn) The method of claim 58, wherein at least one of said exercisable agreements is a call option.

62. (Withdrawn) The method of claim 58, wherein at least one of said exercisable

agreements is a put option.

63. (Withdrawn) The method of claim 49, 52 or 58, wherein said replacement property is

owned by said operating partnership.

64. (Currently Amended) The method of claim 40 or 68, further comprising an entity

comprising one of a trust or corporation, said entity having shares, and said entity being a general

partner in said operating partnership, wherein said operating partnership units are valued based

on the value of said shares of said entity.

65. (Currently Amended) The method of claims claim 40 or 68, further comprising an

entity comprising one of a trust or corporation, said entity being a general partner in said

operating partnership, said method further comprising the step of:

paying cash to said investor for at least some of said exchanged operating partnership

units.

66. (Currently Amended) The method of claims claim 40 or 68, further comprising an

entity comprising one of a trust or corporation, said entity having shares, and said entity being a

general partner in said operating partnership, said method further comprising the step of:

providing said shares in said entity for at least some of said exchanged operating

partnership units.

67. (Currently Amended) The method of claims claim 40 or 68, wherein said entity is a real

estate investment trust.

68. (Withdrawn) A computer implemented method for facilitating a tax-deferred transaction

involving an operating partnership wherein said operating partnership comprises operating

partnership units, the method comprising the steps of:

(i) receiving a request for a replacement property from an investor owning a relinquished

property, wherein said investor comprises one of: an individual investor or an investor

partnership;

(ii) identifying, through the operation of a computer system, at least one most suitable

property from among a plurality of properties, in response to said request;

wherein said replacement property is exchanged for a relinquished property owned by said

investor, in accordance with the requirements of Section 1031 of the Internal Revenue Code, and

wherein the method further comprises the steps of:

(iii) calculating, through the operation of said computer system, lease payment

information pertaining to the lease of said replacement property by said operating partnership

from said investor; and

(iv) entering into an exercisable agreement to transfer from said investor to said operating

partnership:

(a) in the case of an individual investor, said replacement property; and

(b) in the case of an investor partnership, at least a first interest in said investor

partnership;

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in exchange for said operating partnership units, in accordance with the requirements of Section 721 of the Internal Revenue Code; and

(v) in the case of an investor partnership, entering into an exercisable agreement to transfer a second interest in said investor partnership to said operating partnership in exchange for said operating partnership units, in accordance with the requirements of Section 721 of the Internal Revenue Code.